## REPLY UNDER 37 C.F.R. §1.116 EXPEDITED PROCEDURE EXAMINING GROUP 2157

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

| In re Application of: Meyer et al. |                                    | §      | Group Art Unit: 2157   |                |  |
|------------------------------------|------------------------------------|--------|--|----------------|--|
|                                    |                                    | §<br>§ | Examiner: Burges   | ss, Barbara N. |  |
| Serial No.: 09/633,087             |                                    | §      |  |                |  |
|                                    |                                    | §      | Attorney Docket: 5500-98300  ****CERTIFICATE OF E-FILING TRANSMISSION**** I hereby certify that this correspondence is being |                |  |
| Filed: August 4, 2000              |                                    | §      |  |                |  |
|                                    |                                    | §      |  |                |  |
| For:                               | IMPLEMENTING LOCKS IN              | §      | transmitted via electronic filing to the United States<br>Patent and Trademark Office on the date shown below                |                |  |
|                                    | A DISTRIBUTED<br>PROCESSING SYSTEM | §      |  |                |  |
|                                    |                                    | §.     | Erik A. Heter  |                |  |
|                                    | š   <del></del>                    |        | Printed N  | Printed Name   |  |
|                                    |                                    | ş      | /Erik A. Heter/  | June 10, 2009  |  |
|                                    |                                    | 8      | Signature  | Date           |  |
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## AMENDMENT; RESPONSE TO OFFICE ACTION MAILED MARCH 10, 2009

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

This paper is submitted in response to the Office Action of March 10, 2009.

Please amend the case as follows: